EXHIBIT C
Case Number: 15-00332-G
15-00011-L

Jeramie D. Scott
Electronic Privacy Information Center
1718 Connecticut Avenue NW, Suite 200
Washington, DC 20009

Re: Electronic Privacy Information Center v. United States Drug Enforcement Administration.
CA No. 1:15-cv-667 (CRC)

Dear Mr. Scott:

Pursuant to the above captioned civil action and your reformulated request, the Drug Enforcement Administration (DEA), conducted a litigation review of potentially responsive records. As a result of that review, enclosed please find ten pages consisting of a Privacy Impact Assessment for Avue Digital Services. Please be advised that DEA no longer uses the Avue Digital Services application.

In addition, certain responsive records originated with the Office of Privacy and Civil Liberties (OPCL). Please note that records relating to OPCL are processed by the Office of Information Policy (OIP). Therefore, the records have been referred for a decision as to access and OIP will respond directly to you in accordance with 28 C.F.R § 16.4.

DEA follows the Department of Justice’s FOIA regulations contained in the Code of Federal Regulations, Title 28, Part 16, as amended. They are published in the Federal Register and are available for inspection by members of the public.

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S.C. § 552(c). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.
If you have any questions regarding this letter, you may contact Paralegal Anna Chayka on 202-307-4458.

Sincerely,

Katherine L. Myrick, Chief
Freedom of Information/Privacy Act Unit
FOI/Records Management Section

Number of pages released: 10
Number of pages referred: 14 (OIP)